AO 241 (Rev. 09/17)

PETITION UNDER 28 U.S.C. § 2254 FOR WRIT OF HABEAS CORPUS BY A PERSON IN STATE CUSTODY

United States District Court	District: D 2: 27
Name (under which you were convicted):	Docket or Case No.:
Augel Pacheco	WEIGH (OLLIN)
Place of Confinement:	Prisoner No.:
Maine State Prison	
Petitioner (include the name under which you were convicted)	Respondent (authorized person having custody of petitioner)
Total (Marie)	V.
	State of Maine
Augel Pacheco	
The Attorney General of the State of: Manne	
Pl	ETITION
1. (a) Name and location of court that entered the ju-	adgment of conviction you are challenging:
Swesset	SS Showhegen Superfor Const
State of Marye some set	
· · · · · · · · · · · · · · · · · · ·	
, and the second): Some n - CR 2018 - 005)7
(b) Criminal docket or case number (if you know	Jomen CR 2010
2. (a) Date of the judgment of conviction (if you know	
(b) Date of sentencing: (0/4/2019)	
3. Length of sentence: 15 475	7 N
4. In this case, were you convicted on more than on	ne count or of more than one crime? \(\mathref{\sigma} \) Yes \(\sigma \) No
5. Identify all crimes of which you were convicted	and sentenced in this case:
1. Agaravated Trafficking of	
1. Aggravated trafficking so	aine Base 17-4 (107-4 (1) (B) (3)
2. Unlawful Possesion of Cocc	aive Dase 177 Hot 1
a	
6. (a) What was your plea? (Check one)	
6. (a) What was your plea? (Check one)	☐ (3) Nolo contendere (no contest)
- (,	☐ (4) Insanity plea
(2) Guilty	

.AO 241 (Rev. 09/17)

Petition for Relief From a Conviction or Sentence By a Person in State Custody

(Petition Under 28 U.S.C. § 2254 for a Writ of Habeas Corpus)

Instructions

- 1. To use this form, you must be a person who is currently serving a sentence under a judgment against you in a state court. You are asking for relief from the conviction or the sentence. This form is your petition for relief.
- 2. You may also use this form to challenge a state judgment that imposed a sentence to be served in the future, but you must fill in the name of the state where the judgment was entered. If you want to challenge a federal judgment that imposed a sentence to be served in the future, you should file a motion under 28 U.S.C. § 2255 in the federal court that entered the judgment.
- 3. Make sure the form is typed or neatly written.
- 4. You must tell the truth and sign the form. If you make a false statement of a material fact, you may be prosecuted for perjury.
- Answer all the questions. You do not need to cite law. You may submit additional pages if necessary. If you do not fill out the form properly, you will be asked to submit additional or correct information. If you want to submit any legal arguments, you must submit them in a separate memorandum. Be aware that any such memorandum may be subject to page limits set forth in the local rules of the court where you file this petition.
- You must pay a fee of \$5. If the fee is paid, your petition will be filed. If you cannot pay the fee, you may ask to proceed in forma pauperis (as a poor person). To do that, you must fill out the last page of this form. Also, you must submit a certificate signed by an officer at the institution where you are confined showing the amount of money that the institution is holding for you. If your account exceeds \$, you must pay the filing fee.
- 7. In this petition, you may challenge the judgment entered by only one court. If you want to challenge a judgment entered by a different court (either in the same state or in different states), you must file a separate petition.
- 8. When you have completed the form, send the original and ____ copies to the Clerk of the United States District Court at this address:

Clerk, United States District Court for Address City, State Zip Code

If you want a file-stamped copy of the petition, you must enclose an additional copy of the petition and ask the court to file-stamp it and return it to you.

- 9. <u>CAUTION:</u> You must include in this petition all the grounds for relief from the conviction or sentence that you challenge. And you must state the facts that support each ground. If you fail to set forth all the grounds in this petition, you may be barred from presenting additional grounds at a later date.
- 10. <u>CAPITAL CASES:</u> If you are under a sentence of death, you are entitled to the assistance of counsel and should request the appointment of counsel.

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	(b) If you entered a guilty plea to one count or charge and a not guilty plea to another count or charge, what did
	you plead guilty to and what did you plead not guilty to? Plead Guilty to Aggravated.
	Trafficking of Schredyled Orugs 17-A 1105-AC) (4) also
	Unlawful Possesion of Cocaine Base 17A 1167- A (1) (B) (3)
	(c) If you went to trial, what kind of trial did you have? (Check one)
	☐ Jury ☐ Judge only
	Did you testify at a pretrial hearing, trial, or a post-trial hearing?
	☐ Yes ☐ No
	Did you appeal from the judgment of conviction?
	☑ Yes □ No
.	If you did appeal, answer the following:
•	(a) Name of court: maine Seprence Jedicial Law Court
	(b) Docket or case number (if you know): 50m - 19-420
	(c) Result:
	(d) Date of result (if you know):
	(e) Citation to the case (if you know):
	(f) Grounds raised: The Interpertur was not sworn in proor to
	Pecheco's Gailty Plea
9	
	Yes No.
	(g) Did you seek further review by a higher state court.
	If yes, answer the following:
	(1) Name of court:
	(2) Docket or case number (if you know):
	(3) Result:

).	200		
	(4) Date of result (if you know):			
	(5) Citation to the case (if you know):	× ×		
12 17	(6) Grounds raised:	·	6. 	
		* "		
				. 12
				nese executor
(h) Did	you file a petition for certiorari in the United States Supreme Court?	ا م	Yes	🔼 No .
	If yes, answer the following:		*	
	(1) Docket or case number (if you know):			
	(2) Result:			2 14 10
	(-)	2 (8 E - 12)		
	(3) Date of result (if you know):	* *		n E
-	(4) Citation to the case (if you know):		34	E
5	(4) Citation to the case (if you know).	er petitions, a	application	ns, or motions
	than the direct appeals listed above, have you previously filed any other	or politions, c	No No	
	Y state court?	es 📮	1 140	1
concer	ning this judgment of conviction in any	250	,	10
If your	r answer to Question 10 was "Yes," give the following information:	25 25U 25 40 35U 26 40 35U 27 35U	,	
If your	ning this judgment of conviction in any		•	
If you	r answer to Question 10 was "Yes," give the following information:			
If you	r answer to Question 10 was "Yes," give the following information: (1) Name of court:		· · · · · · · · · · · · · · · · · · ·	
If you	r answer to Question 10 was "Yes," give the following information: (1) Name of court: (2) Docket or case number (if you know): (3) Date of filing (if you know):		· ·	
If you	r answer to Question 10 was "Yes," give the following information: (1) Name of court: (2) Docket or case number (if you know): (3) Date of filing (if you know): (4) Nature of the proceeding:			
If you	r answer to Question 10 was "Yes," give the following information: (1) Name of court: (2) Docket or case number (if you know): (3) Date of filing (if you know):		· · · · · · · · · · · · · · · · · · ·	
If you	r answer to Question 10 was "Yes," give the following information: (1) Name of court: (2) Docket or case number (if you know): (3) Date of filing (if you know): (4) Nature of the proceeding:			
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If you	r answer to Question 10 was "Yes," give the following information: (1) Name of court: (2) Docket or case number (if you know): (3) Date of filing (if you know): (4) Nature of the proceeding:			
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If you	r answer to Question 10 was "Yes," give the following information: (1) Name of court: (2) Docket or case number (if you know): (3) Date of filing (if you know): (4) Nature of the proceeding:			
If you	r answer to Question 10 was "Yes," give the following information: (1) Name of court: (2) Docket or case number (if you know): (3) Date of filing (if you know): (4) Nature of the proceeding:			
If you	r answer to Question 10 was "Yes," give the following information: (1) Name of court: (2) Docket or case number (if you know): (3) Date of filing (if you know): (4) Nature of the proceeding: (5) Grounds raised:			
If you	r answer to Question 10 was "Yes," give the following information: (1) Name of court: (2) Docket or case number (if you know): (3) Date of filing (if you know): (4) Nature of the proceeding:	petition, appl	ication, or	motion?
If you	r answer to Question 10 was "Yes," give the following information: (1) Name of court: (2) Docket or case number (if you know): (3) Date of filing (if you know): (4) Nature of the proceeding: (5) Grounds raised:	petition, appl	ication, or	motion?

	7)	3 1 0	. "	180	*
	(8) Date of result (if you know):				š.
(b) If y	you filed any second petition, application, or motion, give the	he same info	rmation:		
	(1) Name of court:				
	(2) Docket or case number (if you know):	195			
	(3) Date of filing (if you know):	(5)			•
	(4) Nature of the proceeding:	A#	. 1		× , , , , ,
	(5) Grounds raised:	2)	я	M 44	X
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			8 8		•
	V V		R 8		
	· · · · · · · · · · · · · · · · · · ·	0	3	¥ 2	
			. 9:		
2	·	-			3
				-	
	(6) Did you receive a hearing where evidence was given	on your neti	tion applicat	ion. or m	notion?
8	Yes No	on your peu	, , , , , , , , , , , , , , , , , , ,		8
	(7) D - 14:				89
	(8) Date of result (if you know):				100.00
(a) Tf v	ou filed any third petition, application, or motion, give the	same inform	ation:	1 .	
(c) 11 y	(1) Name of court:	Buillo III.O.III.		363	<u>%</u>
		1,000 x 07400 x	* * * * * * * * * * * * * * * * * * * *		191
	(2) Docket or case number (if you know):		*		
	(3) Date of filing (if you know):				
	(n) 27				
	(4) Nature of the proceeding:		· with	- NO	
	(4) Nature of the proceeding: (5) Grounds raised:			;	9
			wit .		
			mil 1 mil mil	· ;	
					. ,

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(6) Did you receive a hearing where evidence was given on your		121	
☐ Yes ☐ No			æ .:
(7) Result:		-	
(8) Date of result (if you know):			
(d) Did you appeal to the highest state court having jurisdiction over the a	action taken on yo	ur petition, app	olication,
or motion?			*
(1) First petition:			
(2) Second petition: Yes No		e Ng	
(3) Third petition:	. * 5	8 8	
(e) If you did not appeal to the highest state court having jurisdiction, exp	olain why you did	not:	888
(e) If you did not appear to the ingrees and		1	
		*	
laws, or treaties of the United States. Attach additional pages if you have supporting each ground. Any legal arguments must be submitted in a seg capture. To proceed in the federal court, you must ordinarily first state-court remedies on each ground on which you request action by forth all the grounds in this petition, you may be barred from preser OUND ONE:	st exhaust (use up the federal counting additional s	p) your availa t. Also, if you grounds at a la	ble I fail to se ater date.
CAUTION: To proceed in the federal court, you must ordinarily first state-court remedies on each ground on which you request action by forth all the grounds in this petition, you may be barred from preser COUND ONE: The first the Assistance of Course and what to make the specific facts that supporting facts (Do not argue or cite law. Just state the specific facts that support in the specific facts and the support in the specific facts that support in the specific facts the specific facts that support in the specific facts the specific facts that support in the specific facts the specific facts that support in the specific facts that supp	st exhaust (use use the federal courating additional seconds of the second of the seconds of the second	p) your availa t. Also, if you grounds at a la	ble I fail to se ater date.
CAUTION: To proceed in the federal court, you must ordinarily first state-court remedies on each ground on which you request action by forth all the grounds in this petition, you may be barred from preser COUND ONE: The three Assistance of Course and what to make the specific facts that supporting facts (Do not argue or cite law. Just state the specific facts that support in the specific facts the	st exhaust (use use the federal courating additional seconds of the second of the seconds of the second	p) your availa t. Also, if you grounds at a la	ble I fail to se ater date.
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CAUTION: To proceed in the federal court, you must ordinarily first state-court remedies on each ground on which you request action by forth all the grounds in this petition, you may be barred from preservound on the grounds in this petition, you may be barred from preservound on the grounds in this petition, you may be barred from preservound on the grounds in this petition, you must ordinarily first state the grounds action by forth all the grounds in this petition, you must ordinarily first state the grounds action by forth all the grounds in this petition, you must be barred from preservounds. Supporting facts (Do not argue or cite law. Just state the specific facts that supporting facts (Do not argue or cite law. Just state the specific facts that supporting facts (Do not argue or cite law. Just state the specific facts that supporting facts (Do not argue or cite law. Just state the specific facts that supporting facts (Do not argue or cite law. Just state the specific facts that supporting facts (Do not argue or cite law. Just state the specific facts that supporting facts (Do not argue or cite law. Just state the specific facts that support in the grounds in this petition, you must or discount for the grounds in the grounds	st exhaust (use use the federal courating additional goods)	p) your availa t. Also, if you grounds at a la	ble I fail to se ater date.
CAUTION: To proceed in the federal court, you must ordinarily first state-court remedies on each ground on which you request action by forth all the grounds in this petition, you may be barred from preser Council Assistance of Council Council Assistance of Council Council Assistance of Council Council Council Council Assistance of Council C	st exhaust (use use the federal courating additional goods)	p) your availa t. Also, if you grounds at a la	ble I fail to se ater date.

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(c)	Direct A

(1) If you appealed from the judgment of conviction, did you raise this issue(2) If you did not raise this issue in your direct appeal, explain why:		
(2) If you did not raise this isode in you are in your and it is a second in your area.		
		y 15
-Conviction Proceedings:	I I i a comunicio o o	tate trial court?
(1) Did you raise this issue through a post-conviction motion or petition for	nabeas corpus in a s	tate trial court.
☑ Yes □ No		2
(2) If your answer to Question (d)(1) is "Yes," state:	* ** **	* ×
Type of motion or petition: Post Court on Reserve		
Name and location of the court where the motion or petition was filed:	Supreme Juc	licial Lat
Court Portland many		(4)
Docket or case number (if you know): 5000 - 19 420		
Date of the court's decision: 12. 27. 2023		
Result (attach a copy of the court's opinion or order, if available):	tation was	denied
Result (attach a copy of the court of	90 (597) 10 (147)	¥I
	M 10	-11
(3) Did you receive a hearing on your motion or petition?	☐ Ye	s 🗇 No
(4) Did you appeal from the denial of your motion or petition?	∵ □ Ye	s 🗖 No
(5) If your answer to Question (d)(4) is "Yes," did you raise this issue in the	ne appeal? Ye	s 🗖 No
(6) If your answer to Question (d)(4) is "Yes," state:		**
	9	
Name and location of the court where the appeal was filed:		·
	22	
Docket or case number (if you know):	k' ,	7
Date of the court's decision:	•	
Result (attach a copy of the court's opinion or order, if available):		
· · · · · · · · · · · · · · · · · · ·	(4)	
(7) If your answer to Question (d)(4) or Question (d)(5) is "No," explain v	why you did not raise	tnis issue:
*		
1	1.0	

to o	er Remedies: Describe any other procedures (such as habeas corpus, administr	\$	
	exhaust your state remedies on Ground One:		
ROUI	ND TWO:	p p s	e.
Supi	porting facts (Do not argue or cite law. Just state the specific facts that support	your claim.):	/ •
- 11			···
		W a	# ⁴ 2
-			2 = ²⁸ 2 = 2
			•
		· ·	
		- 12	
		** *	
			**
) If v	ou did not exhaust your state remedies on Ground Two, explain why:		
,			
		* "*	e :
	L. C. Curand Two		: R ⁵ /J
)	Direct Appeal of Ground Two:	?	Yes □ No
	(1) If you appealed from the judgment of conviction, did you raise this issue	5 th (25)	
	(2) If you did <u>not</u> raise this issue in your direct appeal, explain why:	* *	
l)	Post-Conviction Proceedings:	*	**
,	(1) Did you raise this issue through a post-conviction motion or petition for	habeas corpus in	a state trial court?
	Yes No		**
	(2) If your answer to Question (d)(1) is "Yes," state:		a 955
	1 1 10	NA NA	· ·
	Type of motion or petition:		1 / 1/
	de diam or notition was filed	11-1116 64	CITY COLUMN
	Name and location of the court where the motion or petition was filed:	Maille St	are Carr

Date of the court's decision: Result (attach a copy of the court's opinion or order, if available):	7. The second of	
Result (attach a copy of the courts opinion of order, at 2 in a copy	, a.t. 1	
(3) Did you receive a hearing on your motion or petition?	☐ Yes ☐	No
(4) Did you appeal from the denial of your motion or petition?	☐ Yes ☐	
(5) If your answer to Question (d)(4) is "Yes," did you raise this issue in	the appeal? Yes	No
(6) If your answer to Question (d)(4) is "Yes," state:		
Name and location of the court where the appeal was filed:		2 6%
Docket or case number (if you know):		
Date of the court's decision:		
Result (attach a copy of the court's opinion or order, if available):		
T.		
(7) If your answer to Question (d)(4) or Question (d)(5) is "No," explain	n why you did not raise this issu	e:
	The second second	0
	n 1	
	ous, administrative remedies, etc.) that y
Other Remedies: Describe any other procedures (such as habeas corp	ous, administrative remedies, etc.) that y
	ous, administrative remedies, etc.) that y
Other Remedies: Describe any other procedures (such as habeas corp	ous, administrative remedies, etc.) that y
Other Remedies: Describe any other procedures (such as habeas corp	ous, administrative remedies, etc.) that y
Other Remedies: Describe any other procedures (such as habeas corphave used to exhaust your state remedies on Ground Two:	ous, administrative remedies, etc.) that y
Other Remedies: Describe any other procedures (such as habeas corp have used to exhaust your state remedies on Ground Two:) that y
Other Remedies: Describe any other procedures (such as habeas corp have used to exhaust your state remedies on Ground Two:) that y
Other Remedies: Describe any other procedures (such as habeas corphave used to exhaust your state remedies on Ground Two:) that y
Other Remedies: Describe any other procedures (such as habeas corp have used to exhaust your state remedies on Ground Two:) that y
Other Remedies: Describe any other procedures (such as habeas corp have used to exhaust your state remedies on Ground Two:) that y

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ev. 09/17) did not exhaust your state remedies on Ground Three, explain why:	\$1 (★) ()	
did not exhaust your state following on Ground, 1	* 6	
	100-10 17 100-10 17	
	•	
	· · · ·	
Direct Appeal of Ground Three:	_/	□ No
(1) If you appealed from the judgment of conviction, did you raise this issue?	☑ Yes	D 140
(2) If you did not raise this issue in your direct appeal, explain why:		
		•
•		
G. C. C. Dungandings	All Constitution of the Co	
Post-Conviction Proceedings: (1) Did you raise this issue through a post-conviction motion or petition for h	abeas corpus in a stat	e trial court
☐ Yes ☐ No	. [∰ 63
(2) If your answer to Question (d)(1) is "Yes," state:	w = 5	
Type of motion or petition:		
Name and location of the court where the motion or petition was filed:	Marie Sup	seme (
Court Portland Maine		
Docket or case number (if you know):		_
Date of the court's decision:	w2 8	
	ned	
Result (attach a copy of the court's opinion or order, if available):		
Result (attach a copy of the court's opinion or order, if available):		
Result (attach a copy of the court's opinion or order, if available):		
	☐ Yes	□ No
(3) Did you receive a hearing on your motion or petition?	☐ Yes	
(3) Did you receive a hearing on your motion or petition?(4) Did you appeal from the denial of your motion or petition?	☐ Yes	. No
 (3) Did you receive a hearing on your motion or petition? (4) Did you appeal from the denial of your motion or petition? (5) If your answer to Question (d)(4) is "Yes," did you raise this issue in the 	☐ Yes	. No
 (3) Did you receive a hearing on your motion or petition? (4) Did you appeal from the denial of your motion or petition? (5) If your answer to Question (d)(4) is "Yes," did you raise this issue in the (6) If your answer to Question (d)(4) is "Yes," state: 	☐ Yes	. No
 (3) Did you receive a hearing on your motion or petition? (4) Did you appeal from the denial of your motion or petition? (5) If your answer to Question (d)(4) is "Yes," did you raise this issue in the 	☐ Yes	. No
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241 (Rev. 09/17)	1 did not raise this issue
(7) If your answer to Question (d)(4) or Question (d)(5) is "No," explain w	ny you aid not raise this issue.
y e	
	
Other Remedies: Describe any other procedures (such as habeas corpus, a	administrative remedies, etc.) that you
have used to exhaust your state remedies on Ground Three:	* m* *
have used to exhaust your sums	
	*, *
	toractor in mutil
ROUND FOUR: Indge dud not swear the I	atap.cis.
Ofer the heavyng	and victory claim):
Supporting facts (Do not argue or cite law. Just state the specific facts that supp	ort your claim.).
The Judge openly admitted this fact	. *:
	, &
L' Cround Four explain why:	
If you did not exhaust your state remedies on Ground Four, explain why:	
Direct Appeal of Ground Four:	
(1) If you appealed from the judgment of conviction, did you raise this is	sue?
(2) If you did not raise this issue in your direct appeal, explain why:	
(2) If you did not raise this issue	
Post-Conviction Proceedings:	for habeas cornus in a state trial court?
(1) Did you raise this issue through a post-conviction motion or petition	TOI Haudas corpus in a since areas
☐ Yes ☐ No	°g x d _a n _{ag} a∞
(2) If your answer to Question (d)(1) is "Yes," state:	8 S
Type of motion or petition:	

Name and location of the court where the motion or petition was filed:		
L (if you know)		
Docket or case number (if you know):	a a	
Date of the court's decision:		if (65)
Result (attach a copy of the court's opinion or order, if available):	*	
, and the second		· ·
(3) Did you receive a hearing on your motion or petition?	☐ Yes	□ No
(4) Did you appeal from the denial of your motion or petition?	☐ Yes	□ No
(5) If your answer to Question (d)(4) is "Yes," did you raise this issue in t	he appeal?	□ No
(6) If your answer to Question (d)(4) is "Yes," state:	* ***	39
Name and location of the court where the appeal was filed:		
Traine die	(i)	
Docket or case number (if you know):		10
Date of the court's decision:	v 1,	
Result (attach a copy of the court's opinion or order, if available):		
	, "."	:
		*:
		is issue:
(7) If your answer to Question (d)(4) or Question (d)(5) is "No," explain	Why you did not laise a	
4 K		
		26.
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	* _ \ \	
		9
Other Remedies: Describe any other procedures (such as habeas corpu	s administrative remedi	es, etc.) tha
Other Remedies: Describe any other procedures (such as habeas corp-		*
have used to exhaust your state remedies on Ground Four:	* * * *	
*		
		*

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(a)	Have all grounds for relief that you have raised in this petition		
(4)	having jurisdiction? Yes I No		
	If your answer is "No," state which grounds have not been so p	resented and give your re	eason(s) for no
			4 · 3
	presenting them:		
(b)	Is there any ground in this petition that has not been presented	in some state or federal of	court? If so, w
(0)	ground or grounds have not been presented, and state your real	sons for not presenting th	iem:
340 U			
		. 1	
			- the conviction
Have	you previously filed any type of petition, application, or motion i	n a federal court regardin	ig the convicti
	we shallenge in this petition?	M _e	
that y		har the time of proces	eding, the issue
		million. the type of prose	<i>D</i> ,
If "V	es" state the name and location of the court, the docker of case in		
If "Ye	es," state the name and location of the court, the docket or case n	application, or motion fil	ed. Attach a c
raised	d, the date of the court's decision, and the result for each petition,	application, or motion fil	ed. Attach a c
raised	es," state the name and location of the court, the docker of each location, it is decision, and the result for each petition, y court opinion or order, if available.	application, or motion fil	ed. Attach a c
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of any	d, the date of the court's decision, and the result for each petition, y court opinion or order, if available. Tou have any petition or appeal now pending (filed and not decide and more challenging?	d yet) in any court, eithe	r state or feder
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judgment you are challenging:		
(a) At preliminary hearing: Brad Grant 11 Park	St. Water Ul	le Me.
(a) At premimary nearing	1, 5	
(b) At arraignment and plea: Brad Grount II Park	St. Waterville	Me.
(b) At arraignment and plea: Brad Grount II Youk		
and Brant 11 Parks	t. Watervill	e Me.
(c) At trial: Brad Brack & Pork 5	3 %	
(1) At contencing: B. I Grant il Park	(M)	
(d) At sentencing: Brad Grant Il Park		
		3.
(e) On appeal:		* *
(f) In any post-conviction proceeding:	3	
9 9		
(g) On appeal from any ruling against you in a post-conviction procee	ding:	* . *
(g) On appeal from any ruling against you in a post-conviction procee	ding:	* * *
		t you are
Do you have any future sentence to serve after you complete the sentence to sentence the sentence the sentence the sentence to sentence the sentence the sentence the sentence to sentence the sen	ence for the judgment tha	8 .
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Do you have any future sentence to serve after you complete the sentence challenging? Yes No No (a) If so, give name and location of court that imposed the other sentence was imposed: (b) Give the date the other sentence was imposed: (c) Give the length of the other sentence: (d) Have you filed, or do you plan to file, any petition that challenge future? Yes No	ence for the judgment that ence you will serve in the sthe judgment or senten	future: ce to be served i
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Do you have any future sentence to serve after you complete the sentence challenging? Yes No No (a) If so, give name and location of court that imposed the other sentence was imposed: (b) Give the date the other sentence was imposed: (c) Give the length of the other sentence: (d) Have you filed, or do you plan to file, any petition that challenge future? Yes No	ence for the judgment that ence you will serve in the sthe judgment or senten	future: ce to be served i

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- (1) A one-year period of limitation shall apply to an application for a writ of habeas corpus by a person in custody pursuant to the judgment of a State court. The limitation period shall run from the latest of -
 - (A) the date on which the judgment became final by the conclusion of direct review or the expiration of the time for seeking such review;
 - (B) the date on which the impediment to filing an application created by State action in violation of the Constitution or laws of the United States is removed, if the applicant was prevented from filing by such state action;
 - (C) the date on which the constitutional right asserted was initially recognized by the Supreme Court, if the right has been newly recognized by the Supreme Court and made retroactively applicable to cases on collateral review; or
 - (D) the date on which the factual predicate of the claim or claims presented could have been discovered through the exercise of due diligence.

^{*} The Antiterrorism and Effective Death Penalty Act of 1996 ("AEDPA") as contained in 28 U.S.C. § 2244(d) provides in part that:

		***	es *
AO 241 (Rev. 09/17)		on for State post-conviction or other	er collateral review with
(2)	The time during which a properly filed application respect to the pertinent judgment or claim is pend	ling shall not be counted toward a	ny period of limitation
	under this subsection.		· A
		10	- on slind
Therefore, petiti	oner asks that the Court grant the following relief:	A tail and in	Pris Tree
		puce that is tain	and
hearing	and an aguteable sin	70	
	upoy		8
agreed	ef to which petitioner may be entitled.	A 8	la e
or any other rela	ef to which petitioner may be	8	20
		a ***	ger [©] & Št
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		Signature of Attorney (if any)	· · · · · · · · · · · · · · · · · · ·
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		n I mil'	
		d. foregoing is true and correct a	and that this Petition for
I declare (or ce	rtify, verify, or state) under penalty of perjury that	the foregoing is true and correct	
1 dooing (or	and in the prison mailing system o	n 1/26/24 (r	nonth, date, year).
Writ of Habeas	Corpus was placed in the prison mailing system o	7	
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		Signature of Petitioner	# #
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TC (1 - moreon 6	signing is not petitioner, state relationship to petition	oner and explain why petitioner is	Hot pre
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